1 2	CARL M. HEBERT, ESQ. Nevada Bar #250 2215 Stone View Drive Reno, NV 89436 (775) 772-5556	
3	carl@cmhebertlaw.com	
4	Attorney for plaintiff Garmong	
5	UNITED S	STATES DISTRICT COURT
6		STRICT OF NEVADA
7		
8	GREGORY O. GARMONG,	3:17-cv-00444-RCJ-WGC
9	Plaintiff,	
10	VS.	
11	TAHOE REGIONAL PLANNING AGENCY <i>et al</i> ,	ORDER GRANTING STIPULATION FOR EXTENSION OF TIME TO FILE
12	· · · · · · · · · · · · · · · ·	OPPOSITIONS TO DEFENDANTS' MOTIONS TO DISMISS AND SPECIAL
13	Defendants.	MOTION TO DISMISS UNDER NRS 41.635
14		(First request)
1 =		ough their respective undersigned counsel of record
15	The parties to this action, thr	ough their respective undersigned counsel of record
16	•	to and including January 8, 2021 in which to file points
16 17	stipulate that the plaintiff may have	
16	stipulate that the plaintiff may have the and authorities in opposition to the	to and including January 8, 2021 in which to file points
16 17 18	stipulate that the plaintiff may have to and authorities in opposition to the standard of the	to and including January 8, 2021 in which to file points following motions filed by the defendants:
16 17 18 19	stipulate that the plaintiff may have to and authorities in opposition to the second of the second o	to and including January 8, 2021 in which to file points following motions filed by the defendants: to dismiss plaintiff's first amended complaint filed or
16 17 18 19 20	stipulate that the plaintiff may have to and authorities in opposition to the second of the second o	to and including January 8, 2021 in which to file points following motions filed by the defendants: to dismiss plaintiff's first amended complaint filed or ed by the private party defendants (# 140);
16 17 18 19 20 21	stipulate that the plaintiff may have to and authorities in opposition to the second of the second o	to and including January 8, 2021 in which to file points following motions filed by the defendants: to dismiss plaintiff's first amended complaint filed or ed by the private party defendants (# 140);
16 17 18 19 20 21 22	stipulate that the plaintiff may have to and authorities in opposition to the second of the second o	to and including January 8, 2021 in which to file points following motions filed by the defendants: to dismiss plaintiff's first amended complaint filed or ed by the private party defendants (# 140); s' joint motion to dismiss under FRCP 12 filed or
16 17 18 19 20 21 22 23	stipulate that the plaintiff may have to and authorities in opposition to the second of the second o	to and including January 8, 2021 in which to file points following motions filed by the defendants: to dismiss plaintiff's first amended complaint filed or ed by the private party defendants (# 140); s' joint motion to dismiss under FRCP 12 filed or special motion to dismiss under NRS 41.635 filed or
16 17 18 19 20 21 22 23 24	stipulate that the plaintiff may have to and authorities in opposition to the second of the second o	to and including January 8, 2021 in which to file points following motions filed by the defendants: to dismiss plaintiff's first amended complaint filed or ed by the private party defendants (# 140); s' joint motion to dismiss under FRCP 12 filed or

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1	The plaintiff sought this extension because of the amount of work involved in
2	opposing three potentially dispositive motions and the holiday vacation schedule of counsel
3	for the plaintiff.
4	DATED: December 17, 2020
5	
6	/S/ Carl M. Hebert
7	CARL M. HEBERT
8	State Bar No. 250 2215 Stone View Drive
9	Sparks, Nevada 89436
10	Attorney for Plaintiff Gregory O. Garmong
11	DATED: December 17, 2020
12	DATED: December 17, 2020
13	
14	/S/ James A. Heard James A. Heard (admitted pro hac vice)
15	MACKENZIE &, ÀLBRITTON LLP
16	155 Sansome Street, Suite 800 San Francisco, California 94104
17	Attorneys for Defendants Complete Wireless Consulting, Inc. and Maria Kim
18	
19	DATED: December 17, 2020
20	LEONARD LAW, PC
21	
22	/S/ Debbie Leonard DEBBIE LEONARD
23	State Bar No. 8260 955 South Virginia Street, Suite 220
24	Reno, Nevada 89502
25	Attorneys for Defendants Tahoe Regional Planning Agency and TRPA individuals
26	
27	2

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1	DATED: December 17, 2020
2	NEWMEYER & DILLION, LLP
3456	/S/ Aaron D. Lovaas AARON D. LOVAAS State Bar No. 5701 3800 Howard Hughes Pkwy, Suite 700 Las Vegas, Nevada 89169
7	Attorney for Defendants Verizon Wireless, Inc. and Crown Castle
8	
9	
10	IT IS SO ORDERED:
11	$O \cap A$
12	UNITED STATES DISTRICT JUDGE
13	DATED: December 21, 2020.
14	D/(125. 5000111001 21, 2020.
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